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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/044,090	10/044,090 01/08/2002		Olga Bandman	PA-0028 US	7255	
27904	7590	01/22/2004		EXAM	EXAMINER	
INCYTE CORPORATION				BRUSCA	BRUSCA, JOHN S	
3160 PORTER DRIVE PALO ALTO, CA 94304				ART UNIT ,	PAPER NUMBER	
PALOALI	PAEO ALTO, CA 34304			1631		
			DATE MAILED: 01/22/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.



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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR / **FILING DATE** APPLICATION NO./ CONTROL NO. PATENT IN REEXAMINATION

EXAMINER

ART UNIT

PAPER

20040114

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Commissioner for Patents

The reply filed on 28 November 2003 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s):

The election filed 28 November 2003 elected Group 1 and further elects a combination of SEQ ID NOS: 1-850 (850 sequences) and further elects a combination of SEO ID NOS: 13-15 and 170-179 (13 sequences). The applicants are required to elect a single combination of SEQ ID NOS for examination in Group 1. There is no restriction as to the number of sequences in the combination, however the applicants are requested to provide searching suggestions for SEQ ID NOS that are likely to be novel, since the search burden in determining novelty is large if the combination comprises many sequences. It is brought to the applicants attention that claim 1 is interpreted as being open to combinations that are selected from the group consisting of SEQ ID NOS: 1-850, and not limited to the combination of SEO ID NOS: 1-850. It is further noted that claims within the elected Group 1 (claims 1-9) that do not read on the elected combination will not be examined. The applicants have requested rejoinder of Groups 1 and 2. Groups 1 and 2 will not be rejoined because they are patentably distinct and have a different search burden since Group 2 requires election of a single SEQ ID NO and that sequence must be searched, whereas the combination of Group 1 could comprise the sequence that would be elected in Group 2 without requiring searching of the Group 2 sequence if another sequence of the Group 1 combination was novel.

See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

> **Primary Examiner** Art Unit: 1631